## UNITED STATES BANKRUPTCY COURT DISTRICT OF MAINE

In re: Charles Pappas,

Chapter 13 Case No. 18-20179

Debtor

Donna Parris,

Plaintiff

v.

Adv. Proc. No. 18-2005

Charles Pappas,

Defendant

## **JUDGMENT**

For the reasons articulated during the Court's oral ruling on April 2, 2019 [Dkt. No. 33], Ms. Parris' Motion for Summary Judgment [Dkt. No. 15] is granted.

It is therefore ORDERED that all components of Mr. Pappas' debt to Ms. Parris arising out of the Connecticut District Court Judgment in Parris v. Pappas, Case No. 3:10-cv-1128-WWE are hereby adjudged nondischargeable in Mr. Pappas' chapter 7 case, Case No. 18-20179, pursuant to 11 U.S.C. § 1328(a)(4). Those components consist of \$262,407 in compensatory and punitive damages, the so-called "First Attorney Fee Award" of \$87,392.50, and the so-called "Second Attorney Fee Award" authorized by the Connecticut District Court's order of August 6, 2012, in an amount to be determined in further proceedings in the Connecticut District Court.

Date: April 2, 2019

Michael A. Fagone

United States Bankruptcy Judge

District of Maine